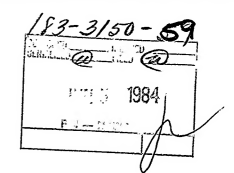
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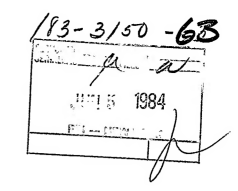


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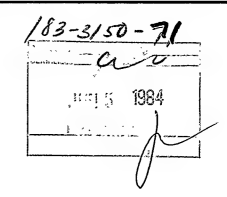
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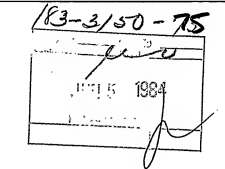
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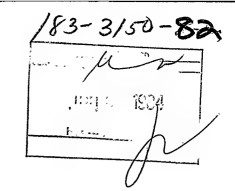
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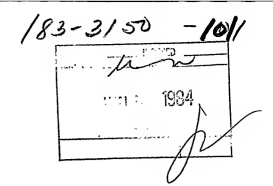
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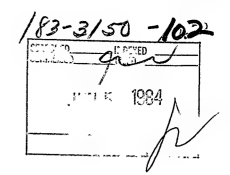
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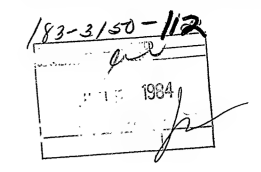
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TO :	DIRECTOR, FBI (183-7140) (ATTN: ELSUR INDEX, FBIHQ)	•	
FROM :	ADIC, NEW YORK (183A-3150)	(P) (M-10)	
	STAR CHAMBER - FIVE STAR RICO (OO: NY)		
Attorney (SDNY) and of New Yor cation for		thern District of New Eastern s making the Title-II NYO,	York District
District (addition, on May 18, 1984 a Court Judge, MARK A·COSTANTI ned matter.	at 9:45 PM, United Sta INO, EDNY, signed the	tes order
New York	(183-7140) INDEX, FBIHQ) : 183A-3150 : 183A-3150 Sub A		
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Approved:	Transmitted			Per	183-3150-115
		(Number)	(Time)		

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Memorandum





To : SAC, NEW YORK (183A-3150 Sub A) Date 6/8/84

From : SA (M-10)

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Subject: STAR CHAMBER - FIVE STAR

RICO 00: NY

On May 18, 1984, a Title - III affidavit in captioned matter was signed in the EDNY. Information provided by ______(Source #___) was utilized. Appropriate accomplishments should be claimed.

(Su attacher)

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AIRTEL TRANSMIT VIA: _ DATE: _6-1-84 CLASSIFICATION: _

FROM:

Director, FBI (183-7140)

TO:

ADIC, New York

Attention: ELSUR Coordinator

STAR CHAMBER-FIVE STAR;

ET AL; RICO

OO: NEW YORK

Reairtel to all offices 11/20/79 entitled "ELSUR MATTERS, TITLE III OF THE OMNIBUS CRIME CONTROL AND SAFE STREETS ACT OF 1968; FORM 2 SUBMISSIONS."

This communication is being directed to the attention of the field office ELSUR Coordinator for coordination and informational purposes only. It is the responsibility of the case agent and the substantive desk supervisor to insure full compliance with the instructions set forth herein. Information for the completion of the forms should be collected and retained. Before the end of the calendar year in which the Title III order terminates, Ply 3 of the enclosed packet will be completed and submitted to FBIHQ ELSUR Index in accordance with separate instructions to be issued at that time.

Enclosed for your office is a packet numbered 9311 containing Form 1 and Form 2 as provided by the Administrative Office of the U. S. Courts (AOC). Detailed instructions and examples to assist with the completion of these forms are also included. The careful perusal of the information furnished below and in the enclosed material will help eliminate improper filling out of the forms.

Enclosures (3)

1 - New York ELSUR Coordinator (info.)

JUN 8 FBI/DOJ

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Airtel to ADIC, New York Star Chamber-Five Star; et al; Rico Please use the enclosed prenumbered forms for the belowlisted court order and any extensions thereof. The AOC has mandated that all Form 1 and Form 2 submissions beginning with new Title III court orders on or after 1/1/80 be submitted on the forms attached. AOC is authorized to issue binding . regulations dealing with the content and form of the reports required to be filed under subsection (1) and (2) of Title 18, U.S.C., Section 2519. (In a joint or "task force"-type investigation involving another Federal agency, that agency which is responsible for recordkeeping procedures, as outlined in the MIOG, Section 10-9.9, shall be responsible for the preparation and submission of the Form 2 in accordance with that agency's established procedures. be the responsibility of the designated Special Agent (see "Step 6") to maintain effective liaison with the appropriate agency in order that all necessary statistics, costs, and results are compiled and reported on one Form 2 to be submitted by the responsible agency.) The following procedural steps are to be followed in order to comply with the current instructions of the AOC, the Department of Justice, and the FBI: Step 1 - FBIHQ ELSUR Index, upon becoming aware of a new Title III court order being signed, will, on a case-by-case basis, forward by airtel under the substantive case caption to the field office involved a prenumbered, precarboned Form 1 and Form 2 packet as provided by the AOC. Step 2 - Within ten working days of date of this communication, by airtel under the substantive case title, New York is to advise FBIHQ ELSUR Index of the name of the prosecuting official making the Title III application and the name of the Special Agent who will then have the responsibility for completing the enclosed This airtel should be submitted inside a sealed brown envelope clearly labeled "Director, FBI, ELSUR Index, FBIHQ." - 2 -

Airtel to ADIC, New York
Re: Star Chamber-Five Star;
et al;
Rico

Step 3 - Form 1 reports are to be submitted on or before the 30th day following the denial of a court order, or, in the case of the issuance of such an order, on or before the 30th day following the expiration of the order, including all extensions. The designated Special Agent and the prosecuting official will complete the Form 1 portion of the enclosed packet. The Form 1 portion should remain with prosecuting official.

Step 4 - The prosecuting official shall then be responsible for providing the issuing Judge the Form 1 for his review, approval, and signature in order for the Court to forward the Form 1 to the AOC in compliance with Title 18, U.S.C., Section 2519 (1).

Step 5 - The FBI has assumed the responsibility for the submission of the Form 2 (ply 3 of the enclosed packet) to the AOC. This procedure is not to be handled by the prosecuting official. The Special Agent responsible for the completion of the Form 2 portion will retain, with no additional notations at the time, that portion (ply 3) in the exhibit section of the substantive file until the end of the calendar year in which the order terminated, at which time it will be submitted to FBIHQ ELSUR Index. (See "Step 7" below. A copy may be provided the prosecuting official upon request, but the original must be maintained as indicated for expeditious handling at the end of the calendar year.)

<u>Step 6</u> - The Special Agent designated shall compile the statistics, costs, and results of the Title III in order to complete sections 7 through 11 of the Form 2 at the end of the year.

Step 7 - Prior to the end of each calendar year, FBIHQ will furnish instructions to all offices for the completion of the remaining portions of the Form 2 (sections 7 - 11) and the subsequent submissions of the form to FBIHQ ELSUR Index, generally by the third week of December. Upon receipt of the Form 2s, FBIHQ will coordinate the preparation and submission of these forms to the AOC in compliance with the aforelisted statute.

The Special Agent responsible for coordinating with the prosecuting official supervising your recent court order dated and responsible for completing the packet, must

Airtel to ADIC, New York
Re: Star Chamber-Five Star;
et al;
Rico

become totally familiar with the instructions and the format.

The enclosed packet is prenumbered and accounted for, therefore, extreme care must be given to follow these instructions and eliminate retypes insofar as possible.

In the event you have any questions regarding the completion of the enclosed packet, contact should be made with FBIHQ, ELSUR Index, extension 3300. You are again reminded that a response to this communication is required (see "Step 2").

In addition to the information required in response to "Step 2" above, New York is instructed to also provide FBIHQ ELSUR Index with the date the above court order was signed, and the full name of the U. S. District Court Judge signing same.

TRANSMIT VIA: ☐ Teletype ☐ Facsimile ☑ AIRTEL	FBI PRECEDENCE: ☐ Immediate ☐ Priority ☐ Routine	CLASSIFICATION: TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O UNCLAS Date 6/11/84
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The source was able to relate the information contained in because of conversations with one or more of the suspensions which that suspect described to the source.	ects
the suspect's personal participation in the commission of specifically described criminal offcense.	
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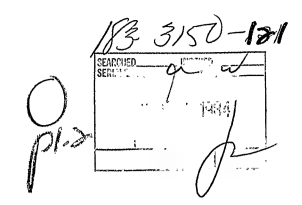
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Monopoly in Concrete Trade Is Charged in a Federal Suit

Continued From Page A1

yesterday. They failed to return messages left at their offices. In addition, spokesmen for some of the companies cited in the suit declined to comment, saying they had not been served with

copies of the complaint.
Concrete accounts for about 25 percent of the total cost of construction in the city, according to local builders. Because most construction in the city is done through private contracts, the exact amount spent for concrete is un-known. But construction experts esti-mate that expenditures for concrete range from \$300 million to \$500 million

a year. Mr. Abrams, who is the state's chief law enforcement officer, said in the suit that in 1981, through a tangled series of acquisitions, the Transit-Mix series of acquisitions, the Transit-Mix Company acquired control of its two chief competitors in the city — the Certified Concrete Company and the Big Apple Concrete Corporation. The 19 companies and the 10 executives named in the suit were said to have been involved in transfers of property that allowed Transit Mix and its principal owner, Edward F Halloran, to gain control of the industry.

As a result of the acquisitions, Mr.

As a result of the acquisitions, Mr. Abrams and in the suit, Mr. Halloran flowed and controlled what had previously been the top three independent firms and thereby held a share of 90 to 100 percent" of the ready-mix concrete market in Manhattan, the Bronx, Brooklyn and Queens. Ready-mix is the major type of concrete pred for the major type of concrete pheavy construction in the city.

A Continuing Inquiry

Mr. Halloren was not named as a defendant in the suit. According to Timothy Gilles, Mr. Abrams's press secretary, Mr. Halloren is the subject of a continuing civil and criminal investigation; and we did not want to take any action now that might restrict our options in the hiture."

Mr. Halloran's secretary in his office at 545 Lexington Avenue said he was away yesterday and could not be reached. He is also described in the suit

as the principal owner of the Halloran House noted at 525 Lexington Avenue.

A lawyer for Mr. Halloran and the Transit-Mix Company, Frederick P. Hallor, declined to comment on the civil charges or on Mr. Gillee's statement that Mr. Halloran was a statement of the Mr. Halloran was a statement that Mr. Halloran was a statement that Mr. et that Mr. Halloran was under inestigacion

Mr. Abrams said the suit was the first intilized action brought by the state against construction companies in the city in more than 20 years. He said the suit had been filed in Federal court rather than in state court so that has processed use broader Federal

laws and seek larger penalties.

The suit accuses the defendants of violating provisions of the Federal Sherman and Clayton Acts and the state's antitrust law, the Donnelly Act.

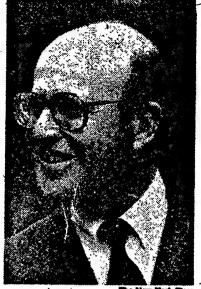
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Most people don't realize the ptyotal role concrete plays in overall construction costs," Mr. Abrams said in
an interview. The overcharges are
pessed along to the public through
higher office reus, higher costs on public
projects such as the Convention Center.

Mr. Alicams said the fliegal merg-rs and acquisitions have created a vir-nal induspory with the result being set the piece of concrete has been fiven in record levels. The liggest siding been has been as Manhattan, into superior costs are highest the Results and

Residy-mix discrete is sold by suppli-in a mata-called yards, representing 400 pours. The swerage price for a



Attorney General Robert Abrams

According to a construction trade ablication, Engineering News ecord, concrete costs in May were publication, Record, concrete costs in May were higher in New York City than in any other city in the Northeast with comparable labor costs and traffic prob-

In the suit, the Attorney General's of-fice said that in 1974, there were four major suppliers of concrete for all the boroughs except Staten Island. The Transit-Mix Company, the suit said, acquired the Ryan Ready Mixed Concrete Corporation in 1974 and the Colonial Sand and Stone Company in 1978.

Currently the only ready-mix concrete plants in Manhattan are at the former Big Apple Company site at 28th Street and the Hudson River and the Certified Concrete Company site at 127th Street and the Harlem River.

Mr. Abrams said the investigation by his office's antitrust bureau began in 1981, after he personally received a complaint from an official of a construction company. Mr. Abrams declined to identify the official.

clined to identify the official.

In April 1962, in a series of articles about corruption in New York City's construction industry, The New York Times reported that concrete prices in the city were 70 percent higher than in any other city in the Northeast, and that a handful of companies controlled the ready-mix and concrete construction industries.

In addition to Transit-Mix and Big Apple, these other companies, all but one based in New York City, were named as defendants:

The Marine Pollution Service Inc.
Aggregate Industries Inc.
Station Towers Associates.
Catord Inc.

Station Towers Associate Catord Inc.

Lateral Properties Associate Properties Inc.

Halloran Properties Inc.

Halloran Properties Inc.

S & A Concrete Company

Credit Alliance Corpor at

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Updatable Brothers Inc.

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These executives were in

fendants:

Joseph DePeola, Frank Pholon, Ar Walter Goldstein and Bernard Je Enterprises, which owned the Ce Surporation, Joseph Vigilarelo, Frank Vigil DaMathele, Frederick DeMathe Ivendel, all speckholders of the



FEDERAL BUREAU OF INVESTIGATION

Date of transcription 6/18/84	
On June 15, 1984, at 6:15 PM, United States District Court Judge (USDCJ) MARK A. COSTANTINO, Eastern District Of New York	ь3 ь6 ь70
present was Assistant United States Attoreny (AUSA) Southern District of New York (SDNY) and Strike Force Attorney Eastern District of New York.]

Investigation on	6/15/84 at Brooklyn, N	NYFile #183A-3150 -/22
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_{by} SA	vr	Date dictated 6/18/84

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This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

Aler York Times 6/14/84

MONOPOLY IS SEEN IN CONCRETE SALES

Abrams Suit Asserts Company Sought to Fix Prices in City

By SELWYN RAAB

State Attorney General Robert Abrams, in a Federal lawsuit, asserted yesterday that one company had created a monopoly to fix prices in New York City's concrete-supply industry.

Mr. Abrams, in an interview, said that since 1981 the price-fixing scheme had resulted in overcharges at public and private construction projects totaling between \$40 million and \$50 million a Year.

The civil suit filed in Federal District Court in Manhattan accused 19 companies and 10 executives of the companies of violating Federal and state antitrust laws by conspiring to allow the Transit-Mix Concrete Corporation to become the dominant supplier of concrete in the city.

Requests to the Court

Mr. Abrams asked the Federal court to break up Transit-Mix's control over supplies of ready-mix concrete to local builders and to fine the companies and the executives cited in the suit. If found guilty, each company could be fined up to \$1 million and each individual up to \$100,000.

Attempts to contact the executives named as defendants were unavailing

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by.SA

FEDERAL BUREAU OF INVESTIGATION

Date of transcription $6/19/84$
On June 18, 1984, at 12:20 PM, United States District Court Judge (USDCJ) MARK A. COSTANTINO, Eastern District of New York (EDNY)
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LISO present was Assistant United States Attorney (AUSA)
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vestigation on 6/18/84) 3 3 Brooklyn, NY 10 File # NY 183A-3150 - A

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FD-302(rev.3-8-77)

Interviewed on 5/22/84

By SAS

FEDERAL BUREAU OF INVESTIGATION

1	5/30/84
On <u>May 22, 1984, at approximately</u>	v 12.15 D M Special
Agents (SAS) VIVOLO RESTAURANT located at 140 East 74th York. Upon being seated in the middle sective white males were observed sitting at the very back of the restaurant.	entered the Street, New York, New tion of the restaurant,
SA identified ANTHONY "Fat of CASTELLANO as being two of the white indivisual SALERNO were seated facing the mirrored backsitting at CASTELLANO's left.	iduals. CASTELLANO and
Through the time period of 12:15 2:30 P.M., CASTELLANO appeared to be conductonversation, that is, gestures, etcetera, individuals. CASTELLANO appeared to be conconversation, and appeared to direct the macconversation to SALERNO.	cting an animated with the other four nducting most of the
At approximately 2:30 P.M. all frand exchanged departing remarks. "So long one of the unidentified males, as overhead placed a straw hat on his head and walked the restaurant, and out the front door with the other four individuals stood a few feet were engaged in conversation.	, Tony" was spoken by by SA SALERNO through the length of h the help of a cane.
At approximately 2:32 P.M., one of individuals exited the restaurant. SAS this individual carrying a bulky plastic be	observed
Approximately 30 seconds later, and the other two unidentified individuals As they were leaving the restaurant, the or CASTELLANO, shook his hand and uttered, "Re	exited the restaurant. wner approached
(scor par	

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at New York, New York

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File # NY 183A-3150 - 30

Date Dictated 5/23/84

Continuation of FD-302 of ANTHONY SALERNO

On 5/22/84 Page 2

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At approximately 2:45 P.M., after SAS exited the restaurant and walked east on 74th Street,	
an individual who was later identified as THOMAS BILOTTI, was	
·	
observed walking west on 74th Street at a brisk pace.	
BILOTTI proceeded south on Lexington Avenue.	
Upon return to the New York Office of the Federal Bureau of Investigation (FBI), SA identified PAUL CASTELLANO, ANTHONY SALERNO, AL MOSCA, and THOMAS BILOTTI from a series of photographs as four of the individuals in the meeting at the VIVOLO RESTAURANT. SA further identified AL MOSCA and THOMAS BILOTTI as being present.	
On May 23, 1984, SAS viewed a	
photograph of and identified him as being	
one of the individuals present at the May 22, 1984, meeting.	
one of the individuals present at the May 22, 1984, meeting.	

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FEDERAL BUREAU OF INVESTIGATION

6/25/04
Date of transcription 6/25/84
CBS, Inc., b6 51 W. 52nd Street, New York, New York, was contacted at his office and advised of the identity of SA
made available two video cassette recordings of the JOSEPH BONANNO "Man of Honor" broadcasts shown on March 27, 1983 and May 1, 1983. will provide copies of transcripts from the broadcasts at a later date.
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Investigation on 6/25/84 New York, New York File # NY 183A-3150 - S.
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Memorandum



: SAC, II (92A-9280 Sub 35) Date 6/25/84

From : SA (M-10)

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b7C

b7C

Subject: BONANNO LCN MATTERS

Re surveillance request dated 4/2/84 and surveillance logs dated 6/5/84 and 6/12/84.

Surveillance team coverage of PHILIP RASTELLI, Boss, BONANNO LCN Family was conducted with the following observations noted:

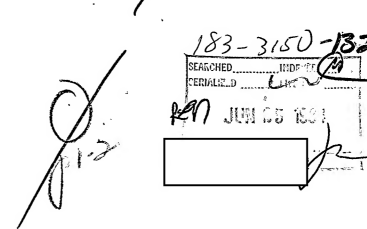
6/5/84:

433 RASTELLI exits Crisci's Restaurant 6:59 PM 593 Lorimar Street, Brooklyn. and departs 7:01 PM RASTELLI enters b7C area. RASTELLI enters Fresh Pond Diner, 7:23 PM Metropolitan Avenue and Fresh Pond Road, Queens. RASTELLI observed seated at a table in 7:25 PM above restaurant in company of two unknown white males (UWMS). b7C Above UWMS/exit diner (photo) and depart 8:25 PM RASTELLI exits diner departs in 8:25 PM Above UWMS arrive at social club,

and 58th Place (J&S/Cake).

183 A- 2579 183 A-3150 98A - 9280

8:36 PM



vicinity of 58th Road between Rust Street

NY 92A-9280 Sub 35

	34657	
9:20 PM	observed parked at RASTELLI's residence, 47.3 Vandervoort Avenue, Brooklyn.	b6 b7C
9:30 PM	Surveillance terminated.	,
6/12/84:	•	
7:45 PM	RASTELLI departs residence in	b6 b7C
7:54 PM	RASTELLI enters Fresh Pond Diner and joins two UWMS in conversation at table.	
8:27 PM	RASTELLI and above UWMS exit diner. UWMS depart in	b6 b7C
8:41 PM	parked at RASTELLI's residence.	D/C
9:30 PM	Surveillance terminated.	
<u>ADMINISTRATIVE</u>		
It is to be noted the until 12/16/86.	at RASTELLI is on federal parole supervision	•
One of the two UWMS of meeting on 6/5/84, appears Family.	depicted in surveillance photo of aforementions to be GABE INFANTI, underboss, BONANNO LCN	ıed
A search of NY State the following:	Department of Motor Vehicles files revealed	
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